MORNING APPEAL

MATURDAY SEPTEMBER 7, 1878

THE MYSTERY SOLVED.

Six Shirts for \$7.50!

FRANK BOSKOWITZ'S,

THE ONLY ONE PRICE STORE IN TOWN!

DEALER IN

MEN'S AND BOYS'

CLOTHING.

Purnishing Goods, Hats and Caps,

Boots and Shoes, Trunke, Valtees, Blankets, Mattresses,

Etc Etc Kte

COUNTY BUILDING. CARSON CITY......NEVADA

BARGAINS IN GROCERIES!

HARE CHANCE FOR CHEAP PUR-A CEASES at the KING STREET STORE.
Owing to a contemplated change in business, beil our goods for the

NEXT 90 DAYS, FOR CASH,

Cheaper than any house in Carson. Our stock includes the choicest brands of Flour, Sugar, Coffee, Teas, Syrups,

Sait Meats and Fish, Canned Goeds, Crockery, Class and

Woodenware, Produce of all Varieties,

----ALSO--HARDWARE AND LIQUORS!

25 Come and Sample our Prices! '61

N. B. - All parties indebted to the firm are expected to unts immediately.

REINSTEIN & GIBSON.

Wholesale and Retail Grocers, King st., Carson. September 1, 1878.

JACOB MULLER'S Hair Dressing

BATHING EMPORIUM.



WARM BATHS

ALL HOURS.

Carson St., next Door to the Court House,

Ladies Mair Work of all kinds made up in the best and This Tossorial Establishment is the most complete in the State. [ja11] JACOB MULLER, Proprietor.

DR. F. J. WHITE,

Office: On King street, at rear of Willis' Drugstore,

Residence at th White House. Calls promptly at ended, night or day. Carson, October 10 1877.

INFORMATION WANTED.

SAMURI MURRAY CARR, A CAPTAIN Samuel Murray Carr. A Captain in the New Hampshire regiment commanded by exGovernor Harriman, deserted his wife in 1867. Murray assumed the name of L. N. Carter, and went to New York with a woman named Mary Jane Burpee, taking also his children, Lizzie Florence, aged 7½ years, and his two sons, Frod Elmer and Frank Weston Carr, the boys being younger than their sister. Carr, with the children and Burpee woman, left New York on the steamer "Henry Chauncey," having purchased through tickets to Wellington, New Zealand. It is reported that the children have been sent to a Catholic school, and one George E. Lane wrote from San Francisco to New Hampshire, in 1867, that he had recognized Carr, alias Carter, in a theater in that city. Carr nized Carr, alias Carter, in a theater in that city. Carr-alias Carter, has since been heard of in Texas, it being said that he and Lane were fare dealers there. In Texas, as also in Colorado, Carr was known as Steele. Carr's wife is also in Colorado, Carr was known as Steele. Carr's wife is a nurse in San Francisco, a heart-broken woman seeking her children, and desiring to obtain news of her offspring, begs the press to circulate the above. Any intelligence regarding Carr, or more particularly his disposition of the children, if forwarded to H. R. MIGHELS, editor of the Morning Applia, Carson City, Nevada, will be thankfully received and promptly transmitted to the mother.

July 27th, 1878. tf

Steam Cabinet Shop

MAISH & TURNER,

Corner of Ormsby and Second streets near the Ormsby House,

Carson City.....Nevada

WE WOULD CALL THE ATTENTION of Caspenters, Wagonmakers, and all other Wood-workers to the fact that we can work both Soft and Hard Wood Lumber to any desired shape. Edge tools ground and sharpened in the best manner. We also

Surface Lumber, make Tongued and Grooved Flooring, Beaded Ceiling.

Farties will do well to give us a call, as we are prepared to do good work at reasonable rates.

Furniture Regaining Wood Turning and Scroll Sawing, Fence Posts and Pickets made plain or furnod or fancy. may7tf

BENTON'S LIVERY STABLE.

CORNER CARSON AND THIRD STREETS, CARSON CITY, NEVADA.

ELEGANT PRIVATE CARriages and Buggies and spirited
Teams can always be obtained.
Particular attention paid to livery horses

Attendants on hand Day and Night. HORSES BOARDED BY THE DAY OR WEEK ON REASONABLE TERMS.

J. M. BENTON, Proprietor.

NOTICE!

THO CONSUMERS OF WATER . WATER most not be used for purposes of Irrigation except on TUESDAYS, TRURSDAYS and SATURDAYS (hose held

in hand) Sprinkling of streets and sidewalks prohibited. Any deviation from these rules will cause the supply to be CARSON WATER COMPANY. out off.

T. C. PINCKNEY, Secretary, Carson, June 18th, 1878. m

PROCEEDINGS OF THE REPUBLICAN COUNTY CENTRAL COMMITTEE.

In Carson, on Saturday, August 24, 1878, the Republican County Central Committee met at the office of the County Recorder at 3 o'clock P. M., persuant to notice of the Chairman. Present, E. B. Zabriskie, Chairman, A. Lewis, W. O. Broadhead, George Gillson.

George Gillson was appointed Secretary. Mr. S. E. Jones presented a proxy from Mr. Frank McCullough, for this meeting.

Upon a vote being taken it was unanimously decided that Mr. S. E. Jones be authorized to act and vote for Mr. Frank McCullough.

Resolutions Number 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10 were read and adopted. They are as follows:

Resolved, That the primary meetings of the Republican party of Ormsby county be held on Tuesday, September 10th A. D. 1878, commencing at 1 o'clock P. M. and ending at 6 o'clock P. M. of that day.

Resolved, That the delegates to the County Convention be apportioned as follows. Each precinct to elect its own delegates: Carson precinct 15, Empire precinct 6—Total 21. Resolved, That the primary election in Car-

son precinct be held at the Curry engine house and that J. Tobriner, F. D. Turner and W. H. Corbett act as judges and E. B. Barnes as Resolved, That the primary election at Empire precinct be held at Adam Welter's build-

ing, opposite the saloon, and that J. A. Hoover, Thos. Beer and Dan Hickey act as judges, and the judges appoint the clerk. Resolved, That the nine delegates apportioned to Ormsby county as its representatives in the Republican State Convention to be held at Eureka on the 18th of September A. D. 1878, be apportioned as follows: Carson

precinct 7, Empire precinct 2—Total 9.

Resolved, That the Republican voters of Carson precinct shall have the exclusive right to vote for the said seven delegates. And that the Republican voters of Empire shall on their part have the exclusive right to vote for the said two delegates assigned to them, that is to say, each precinct will choose its own delegates to the State Convention as heretofore has been the custom in this county.

Resolved, That the nine delegates from Ormsby County to the Republican State Convention be and are hereby authorized and instructed to represent Ormsby County in a Convention composed of the delegates to the State Convention from Washoe, Ormsby and Douglas counties and convened for the purpose of nominating a Republican candidate for Judge of the second judicial district.

Resolved, That the County Convention, in its nomination of candidates for office, shall concede to Empire precinct the right to name one of the candidates for County Commissioner, in compliance with a time honored custom of the party in this county.

Resolved, That all members of other political organizations be prohibited from particition in the primaries, and that the following be the test for members of the Republican party, to-wit :

First. Are you a citizen of the United States and the State of Nevada, or will you be a lawful votes at the ensuing election?

Second. Will you support the nominees of the Republican State and County Conventions at the next election ?

Resolved, That the County Convention shall be held in the Ormsby Court-room, in Carson City, on Saturday, the 28th day of September, A. D., 1878; the same to assemble at 10 o'clock A. M. for the purpose of nominating candidates to the various county offices and the appointment of are as follows: a County Central Committee, of five members, to serve during the two years next ensuing

after the adjournment of the said Convention. Mr. Gillson offered the following resolution, which, upon motion of Mr. Jones, was laid

upon the table: Resolved, That there shall be provisions made at the primaries for the election of one set of delegates to the State Convention, one set to the County Convention and one set to a Judicial Convention.

Upon motion it was ordered that the publishers of the MORNING APPEAL and Nevnda Tribune be requested to publish the proceedings of this meeting until the day of holding the County Convention.

Upon motion the Committee adjourned subject to the call of the Chairman. E. B. Zabriskie, Chairman.

Geo. Gillson, Secretary.

[OFFICIAL.] DROPOSED AMENDMENT TO THE Constitution of the State of Nevada, passed at the Eighth Session of the Legislature:

Resolved, That there shall be added to the present Con stitution of this State an Article to be called and known as Article XVIII, and which shall be as follows: ARTICLE XVIII. The rights of suffrage and office holding shall not be withheld from any male citizen of the United States, by reason of his color or previous condition of servitude. Passed February 15, 1877.

Resolved, by the Assembly, the Senate concurring. That Article Eleven (II) of the Constitution of the State of Nevada be amended by adding to said Article Eleven (II) section ten (I0) thereto, which shall read as follows: Section Ten. No public funds, of any kind or character whatever, State, county, or municipal, shall be used for ectarian purposes. Passed February 27, 1877.

I hereby certify the foregoing to be true copies from the enrolled resolutions on file in my office.

Witness my hand and the Great Scal of State, August 3, 1878.

J. D. MINOR,

Secretary of State. **BISHOP'S DIRECTORY**

Virginia, Cold Hill, Silver City, Carson City and Reno. 1878-9. One Volume, 8vo, 600 pp. Price \$4 00

Canvassers are now in the field gathering information for the above work. It will contain a complete and relia-ble register of all residents, and a full classified Business Directory. Information relating to the growth, popula-tion, etc., of these cities, their frumicipal governments, educational institutions, religious and Benevolent associations, mining interests, etc., making it a most useful book of reference for every resident.

B, C. VANDALL, - - - - - Publish

Compiled by D. M. BISHOP & CO., compilers Bishop San Francisco Directory, directories of Oakland, Alameda Berkely, Stocktan, San Jose and California State Business Directory.
Changes, removals, etc., may be left with our agent,
John G. Fox, Carson street, Carson City.

jell

WANTED TO EXCHANGE.

WANTED TO EXCHANGE ONE HUNdred and sixty acres of land one mile and a half from Reno for a house and lot in Carson. Enquire at this fel9-tf
Refers to John D. Kersey, Real Estate Broker

PROSPECTUS

DAILY

1878.

CARSON CITY, NEVADA.

The Proprietor of the Morning Appeal takes this method of informing the public that with the New Year are begun certain changes and reforms which, he flatters himself, will make his paper more attractive, as it certainly will be made more available to every one. Thus, the

Price of Weekly Subscription by Carrier IS REDUCED

FROM 50 TO 25 CENTS.

THE LOCAL DEPARTMENT

Will be, more than ever, the special feature of the paper. THE POLITICS OF THE APPEAL

Strictly Black Republican, or "Radical;" And the editor anticipates with pleasure the probability that in supporting the next Republican candidate for the Presidency, he

GENERAL GRANT IN 1880.

Meantime the APPEAL will nail the Old Flag to the mast, and neither surrender to the

Adherents of the Lost Cause, Nor give its support to a policy which Demolished the Republican Party of

Will be, as always,

And sought to Handcuff It in the North.

In short, the MORNING APPEAL will keep on an even keel and stand by the friends of Republican principles, Republican usage and one of the candidates for the Assembly and the Republican leaders of tried courage and

But the APPEAL will be especially valuable

ADVERSTISING MEDIUM.

Because of its greatly enlarged circulation. Also it will be, as heretofore, a carefully

FAMILY JOURNAL.

Devoted to the promotion of good taste, and Letters, Education and the Arts.

THE YEARLY SUBSCRIPTION Has been greatly reduced. The new rates

BY MAIL: Six Months..... Three Months 2 Invariably in advance.

And now is the time to subscribe: now is the time to advertise; now is the time to begin sending the APPEAL to your friends.

HENRY R. MIGHELS.

Editor and Proprietor Daily MORNING APPRAL.

NOTICE.

THE MINT OF THE UNITED STATES AT CARSON, NEV., SUPERINTENDENT'S OFFICE, July 27, 1878.

N AND AFTER AUGUST 1st, 1878.

Silver Bullion purchased at this Mint in lots of ten thousand ounces, and less, will be paid for in Standard Silver Dollars, at the equivalent of the London rate on day of purchase, less one-half cent per ounce fine. jy28 JAMES CRAWFORD, Superinteudent.

NOTICE.

STRAYED PACK MULES One Female Mule, sorrel, branded O on the left hip.

One Male Mule, bay, branded 2 on left bip; also this mark 1.

825 Reward will be paid to whoever returns the above animals to D. CIRCE, French Hotel, Carson City, Nevada.

May 5, 1878. m*

NOTICE.

HAVE THIS DAY APPOINTED SEE
WAU my agent in the Wood Business, who will in
future transact all business for me in this line. Carson City, April 3, 1878. m*

NURSE GIRL WANTED.

A dren is wanted. Call at this office for particulars.

July 19th 1878

LOST!

BETWEEN CARSON AND LAKE VIEW, a Memorandum Book, containing papers and letters. The finder by leaving the same at the Carson Post Office will confer a favor. [jv28w*] A. CAMERON.

Pistol Lost

A PIVE-SHOOTER PISTOL WAS LOST in Decker's Saloon last week. The finder will be suitably rewarded by leaving it at the bar of that place.

July 24, 1878. Iw

DRS. BRAMAN & SEATON,

SURGEONS AND PHYSICIANS.

aplim

are hereby repealed. Approved. JAS. A. ST. CLAIR, Carson City, June 11, 1877. President per Special attention paid to diseases of women and children.

NOTICE OF SUITS COMMENCED FOR DELINQUENT TAXES.

STATE OF NEVADA, COUNTY OF ORMSHY, DISTRICT OR PROSECUTING, ATTORNEY'S OFFICE. TTO THE FOLLOWING NAMED DEFEND. TO THE POLLOWING NAMED DEFENDants, and to all owners of, or claimants to, the real
estate or improvements thereon, or improvements when
assessed separately, bereinafter described, known or unknown: You are hereby notified that suits have been commenced in the District Court of the Second Judicial District of the State of Nevada, in and for the County of
Ormsby, holden at the Court Room, in the County Bulldings in Carson City, in said county, by the State of Nevada,
plaintiff, against each of the defendants hereinafter named
and each of the following described tracts or parcels of
land, with the improvements thereon, and improvements
when separately assessed, and all owners of, or claimants
to, the same, known or unknown, to recover the tax and to, the same, known or unknown, to recover the tax and delinquency assessed to said defendant against said proper-ty, for the fiscal year commencing the 1st day of January, A.D. 1877, and ending the 31st day of December, A.D. 1877. A.D. 1877, and ending the 31st day of December, A.D. 1877, and that a Summons has been duly issued in each case; and you are further notified, that unless you appear and answer the complaint filed in said cause, on or before the 11th DAY OF FEBRUARY, A. D. 1878, Judgment will be taken against you, and the real estate and improvements herein described, for the amount of tax and delinquency specified and costs of suit; the lands and improvements herein described heing situated in Carson Township Ormalications. herein described being situated in Carson Township, Orms by County, State of Neveda: Corbett Brothers—The Arlington House Block, being block number fifty-six (56) of Proctor & Green's division of

Carson City, Ormsby county, Nevada, with the Arlington House and two dwelling houses situated thereon, and household furniture valued at \$3,000, and wagons valued at \$250, all in gold coin of the United States; upon which the taxes for said year amount to said sum of \$941 82-100, which amount, as is alleged, you have failed and refused to pay, wherefore plaint iff demands judgment against you for pay, wherefore plaintiff demands judgment against you for the sum of \$941-62-100, with 30 per cent, damages thereon, together with all costs, fees and percentages accruod since the assessment of said taxes. Tax and delinquency, twelve hundred and seventy-one and 18-700 (31,271-18) dollars. D. G. Corbett—The whole of block number sixty-six (66s in Musser's division of Carson City, Nevada, and the im-provements thereon; and the following lots and blocks of land in Corbett's addition to said Carson City, to wit: Lot) five (5), six (6), seven (7), eight (8), nine (9), ten (10) in block number (one) 1; lots three (5), four (4), £ve (5) and six (6) in block number two (2); and also lots seven (7), eight (8), nine (9) and ten (10) in block number twe (2); and lots five (5) and six (6) in block number three (5); and and lots five (5) and six (6) in block number three (3); and lots one (1), two (2), three (7), four (4), nine (9) and ten(10) in block number five (5); and lots two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), nine (9) and ten (10) in block number seven (7); and the whole of blocks number eight (8), nine (9), ten (10) and eleven(11); also all that portion of the northeast quarter of the southwest quarter of section eight (8), township fifteen (15) north, range twenty (20) east. Monte Diablo base and meridian; and that certain trust or land containing eight and 6-10 (8-6) acres, known as Corbett's Park; also personal property as follows to with homehold furniture valued at five hundred and lots five (5) and six (6) in block number three (3); and ollows, to wit: household furniture valued at five hundre dollars, jewelry at one hundred dollars and wagons valued at five hundred dollars; all in gold coin of the United States, upon which the taxes for said year amount to States, muon which the taxes for said year amount to said sum of \$310 \$0.100, which amount as is alleged, you have failed and refused to pay, wherefore, plaintiff demands judgment against you for the sum of \$310 \$0.100, with 35 per cent, damages and penalties thereon, together with all costs, fees and percentages accrued thereon since the assessment of said taxes. Tax and delinquency, four hundred and nineteen and 58-100 (\$419 58) ture and one piano valued at \$150, and \$5,700 on deposit in the Carson City Savings Bank, upon which the taxes for said year amount to said sum of \$423-23-100, which amount as is alleged, you have failed and refused to pay; where-fore plaintiff demands judgment against you for the sum of \$423 23 100, with 10 per cent, and a further 25 per cent, of damages thereon (in all 35 per cent.), together with all costs, fees and percentages accrued since the assessment of said taxes. Tax and delinquency, five hundred and seven-ty-one and 36-100 (\$571-36) dollars. TRENMOR COFFIN,

District or Prosecuting Attorney, Ormsby county, Nevada.
S. T. SWIFT,
Sheriff of said county of Ormsby. Janua , 1878.

TTHE DISTRICT COURT, SECOND JU-dicial District, a and for Ormsby County, State of Ne-

In the matter of the estate and guardianship of Charle F. Smith, Clara Smith, Alice Smith, Edgar Smith and Em ma Smith, minors. ma Smith, minors.

It appearing to this Court from the petition this day presented and filed by W. H. Smith, the guardian of the persons and estates of Charles F. Smith, Clara Smith, Affee Smith and Emma Smith, minors, praying for an order or sale of certain real estate belonging to bis wards, that it is sale of certain real estate belouging to his wards, that it is necessary, and would be beneficial to said wards that such real estate should be sold; it is hereby ordered that the next of kin of the said wards, and all persons interested in the said estate, appear before this Court on MONDAY, THE 23d DAY OF JULY, A. D. 1877, at ten o'clock A. M., at the Court-room of this Court, in the County of Ormsby, then and there to show cause why an order should not be then and there to show cause why an order should not be

granted for the sale of such real estate.

And it is further ordered, that a copy of this order be published at least four successive weeks before the said day of hearing in the Mossiss Appeal, a newspaper print ed and published in said county of Ormsby. Dated June 23d, 1877. S. H. WRIGHT, STATE OF NEVADA, County of Ormsby, SS.-1, Alfred leim, County Clerk, and ex officio Clerk of the Second Judicial District. County in and ex

dicial District Court in and for said County and State, do hereby certify that the foregoing is a full and correct copy of the original order of said Court, in the matter above stated, as the same appears on file and of record in my In testimony whereof I have hereunto set my L.S. hand and the Seal of said Court this twenty-third day of June, A. D. 1877.

ALFRED HELM, Clerk.

NOTICE IS HEREBY GIVEN THAT IN pursuance of an Order of the District Court of the Second Judicial District in and for the County of Ormsby, and State of Nevada, made on the 8th day of August, 1877, in the matter of Guardianship of the persons and estate of Charles T. Smith, Clara Smith, Alice Smith, Egar Smith, and Ema Smith, the undersigned, the guardian of the said persons and estate, will sell at private sale to the highsaid persons and estate, will sell at private sale to the highest bidder for cash, geal coin of the United States, on the 12th DAY OF JANUARY, A. D. 1878, subject to confirmation of the said District Court, at the law office of T. D. Edwards, at No. 7 King street, all the right, title, interest ty of Ormsby. State of Nevada, on a judgment obtained therein on the 30th day of November, A. D. 1877, and attested on the 5th day of December, A. D. 1877, in favor of Gillson and Barber, plaintiffs, and against Robert Simpson and Jeanic rimpson, his wife, defendants, for the principal sum of Five Hundred (\$500) Dollars, with interest thereon to date of judgment, amounting to the sum of Fifty four and 48-10c (\$54-48), together with \$100 as attorney's fees, and costs of this suit taxed at \$51-15-10c; said sums amounting in the aggregate to Seven Hundred and Five and 63-100 dollars in United States gold coin, and that the said principal sum of \$500 bears interest from the that the said principal sum of \$500 bears interest from the date of judgment at the rate of two and one-half (2) per cent. pri mouth, and Clerk's accruing costs in the sum of \$4 30-100, and all resize which may accrue by 84 30-100, archall costs which may accrue byreason of advertising, occurred one of sale, etc., all in gold coin of the United States—i to me directed, commanding me to sell certain real progrety set out in said Decree and Order of Sale, so satisfy the the above demand, to wit: That certain piece of land in Carson City, Ormsby County, State of Nevada, called and known as and being the whole of Lot Number Five (5) in Block Number Sixty-three (63), in Proctor and Green's Division of said Carson City, and in pursuance thereto, I have levied unon and will expose at public ancion to the highest and best bidder for cash in United States gold coin, on MONDAY, THE Sist DAY DECEMBER, A. D. 1877, in front of the Court House door, between the hours of Sale M. and 5 P. M., to wit: at One o'clock of A., all of the real property described as of the said minor heirs in and to that said piece of land situate, lying and being in the County of Douglas, and situate, lying and being in the County of Douglas, and State of Nevada, and described as follows, to wit: What is known as the Werm Springs or Smith Ranch; terms and count in of sale: cash, gold coin of the United States, on day of sale.

W. H. SMITH, Guardian. per one holding mechanics liens against the property of Wm. L. and D. G. Corbett, described as follows, to wit: Lots Nos. 1. 4, 5 and 8 of block 56, of Proctor & Green's division of Carson City, Ornesby County, Nevada, that the undersigned have commenced an action in the Justice's Court of Carson Township, Ormsby County, Nevada, before C. A. Witherell, Justice of the Peace, to foreclose a mechanic's lien held against said property, and all persons holding liens on said premises under and by virtue of an Act of the Legislature of the State of Nevada, entitled "An Act to secure liens to mechanics and others, and to repeal all other Acts in relation thereto," approved March 2, 1875, ar hereby notified to be and appear before said Court on the 7th say of August, 1877, at 10 o'clock A. M. of said day and to exhibit then and there the proof of their said liens.

P. A. WAGNER & CO.,

By T. Corfin, their Attorney.

Carson, Nev., July 16, 1877*

D. M. S. TOTHE IS HERERY GIVEN TO ALL

ORDINANCE NO. 46.

An Ordinance in relation to the office of City Assessor of Carson City, the duties and compensation of said

The Board of Trustees of Carson City do ordain: Secrees 1. The City Assessor of Carson City shall annually a rest all taxable property of the inhabitants of said city, strate and being in said city, for city taxation, at the same time and in the same manner he assesses said property for State and county taxation. He shall not make a separate Assessment Boll of such assessment, but shall place and extend the same upon the Assessment Boll shall place and extend the same upon the Assessment Roll shall place and extend the same upon the Assessment Roll made for State and county taxation by him.

Section 2. The City Assessor of said City shall receive an annual salary of one hundred dollars, in United States gold coin, which shall be in full for all services rendered by him to said city as such officer.

Section 3. All Ordinances heretofore adopted, so far only as they conflict with the provisions of this Ordinance, are hereby renealed.

President pro tem.

DY VIRTUE OF A DECREE AND OFDER OF SAME Judicial District Court in and for the County of Ormsby State of Nevada, on a Judgment obtained flacrein on the 31st day of March A. D. 1877, and attested on the 51st day of March A. D. 1877, in favor of James Gowan and against John F. Byrne, Susan E. Byrne, S. Reinstein, E. F. (Hb son, and William E. Musgrove Exscutor of the hast will and testament of William Patterson deceased, for the sum of their bendered and twenty-six dollars principal and members of the same testament. and testament of winner ratters in deceased, for the sum of four hundred and twenty-six dollars principal and interest thereon to date of Judgment in the sum of one hundred fifty-nine dollars and sixty cents, and in the sum of sixty-two dollars and sixteen cents for taxes for the fact cal year 1576 post by plaintiff and in the sum of one dol-lar sixty-five cents the interest accrued to date on above-hamed principal sum and interest from date

paid at the rate of 2 per cent per month on both of above-named sums; also counsel fees in the sum of sixty-four dollars and unset-three cauts, and original cost in the sum of forty-four dollars, all in the gold coin of the

United States: Second In favor of S. Reinstein and E. F. Gibson, and against John F Byrne and Susan F. Byrne for the sum four hundred and fifteen collars and sixty-two cours four hundred and lifeen dollars and sixty-two cents cipal debt, and the sum of fifty-seven dollars and sixty-cents interest increon to date, and interest on said prin-cipal sum from date of Judgment until paid at the rate of 124 per cent per month, and counsel force in the sum of seventy dollars and ninety-eight cents, and costs of sait in the sum of eleven dollars—all in gold coin of the 1/mited

the sum of eleven dollars—an in good cont or the limited States;
Third—In favor of Wm. R. Musgrove, as executor of the last will and testament of William Patterson, dolleased, against John F. Byrne and Susan F. Byrne, for the principal sum of four hundred and eighteen dollars and fifty cents, and the sum of fifty-one dollars and sixty cents interest thereon accrued to this date, and interest on said principal sum from date of said judgment till paid at the rate of 2 per cent, per month, and counsel fee in the sum of forty-seven dollars, and costs of suit in the sum of forty-seven dollars, together with all costs which may accrue by reason of advertising, commission, etc., and Clerk's accrued eleven dollars, together with all costs which may accrue by reason of advertising, commission, etc., and there's accrued costs on all of the above in the sum of cight deliars and sixty cents, all in gold coin of the United States; to me directed, commanding me to sell according to law certain real property set out in said decree and order of sale, to satisfy the above demands; and in pursuance thereto, I have levied upon and will exposed at public auction, in front of the Court House door in Carson City, Ormsby County, State of Nevada, on MONIAY, THE THIRTIETH DAY OF APRIL, A. D. 1877, between the hours of 9 a. in and 5 p. m., to wit; at one o clock p. m., all the right, title, interest and claim of the defendants, John F. Byrne and Susan E. Byrne; of, in and to the toflowing described inortgaged real property to wit: The north half (2g) of block No. thirty-one (31) in Sears, Thompson and Sears division of Carson City, in Ormsby County, Nevada, to gether with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any wise appertaining.

pertaining. S. T. SWIFT, Sheriff

Carson City, April 7, 1877. The above Sale is hereby portponed unto SATURDAY THE NINETEENTH DAY OF MAY, A 10, 1877, at same hour and place, by request of Paintiffs and Defendants S. T. SWIFT, Steriff

Carson City, April 30, 1877. The above sale is hereby postponed until THURSDAY the 31st day of MAY, A. D. 1877, at same hour and place and by request of plaintiffs and detendants. S. T. SWIFT, Sheriff.

Carson City, May 19th 1877.

NOTICE IN BEREN GIVEN TO ALL persons holding liens against the property of Jacob P. Winnie, described as follows, to wit: Lots numbered eight and nine in block number fifty-eight of Proctor & Green's division of Carson City, Nevada, that the undersigned has commenced an action in the Justice's Court of Carson Township, Grands Courts Nevada before Carson Township, Ormsby County, Nevada, before C. A. Witherell, Justice of the Peace, to foreclose a mechanics withereil, Justice of the Peace, to foreclose a mechanics lien held against said property, and all persons holding liens on said premises under and by virtue of an Act of the Legislature of the State of Nevada, entitled "An Act to secure liens to mechanics and others, and to repeal ad-other Acts in relation thereto," approved March 2, 1877, are hereby notified to be and appear before said Court, on the 9th DAY OF JULY, A. D. 1877, at 10 o'clock A. M.); sai day, and to exhibit then and there the proof of their liens.

DUNNING & HUNT. By HARRIS & COPPIS, their attorneys Carson, Nevada, June 16, 1877. lawsw

ORDINANCE NO. 48.

An Ordinance to Abolish Optum-smoking Dens. The Board of Trustees of Carson City do ordain:

Section 1. No person or persons shall within the limits of Carson City, keep or maintain, or become an immate of, or visit or contribute to, the support of any place, house or room, where persons frequent, or assemble, for the purpose of smoking opium, and all such places, houses or rooms, are hereby declared to be nuisances.

Section 2. Any person who shall violate any of the provisions of Section 1 of this Ordinance, shall, on conviction thereof, be punished by a fine not exceeding one hundred dollars, or imprisonment not more than fifty days, or by both such fine and imprisonment, in the discretion of the Court.

D. A. BENDER, President Pro temporate of the Court.

Attest: Alpred Hells, Clerk.

Carson City, June 12, 1877. The Board of Trustees of Carson City do ordain:

Carson City, June 12, 1877.

N JUSTICE'S COURT, CARSON TOWNship, Ormsby County, State of Nevada, before C. A. herell Justice of Peace. Witherell Justice of Peace.

D. H. Lentz and P. A. Wagner, plaintiffs, vs. David A. Smaill and Rachel E. Smaill, his wife, defendants.

Notice is hereby given to all persons holding or claiming liens on that certain piece of land, with the building and dwelling thereon, in Carson City, Ormsby county, State of Nevada, called and known as being the west half of lot number nine (9) and the west half of lot number ten (10) in block number eleven (11) of Curry's Division of said Carson City, same being and forming one compact piece of land, under the Constitution of the State of Nevada and iand, under the Constitution of the State of Nevada and under the provisions of the Act of the Legislature of said State, entitled "An Act to secure liens to mechanics and others; and to repeal all other Acts is relation thereto, approved March 2, 1875," to be and appear before said Justice's Court on the 19th DAY OF MAY, A. D. 1877, at 10 o'clock A. M. of said day, and to exhibit then and there to said Court the proofs of their said liens.

D. H. LENTZ.
P. A. WAGNER,
P. A. WAGNER,
P. Lewsw

NOTICE TO STOCKHOLDERS.

A PPLICATION OF STOCKHOLDERS OF THE PAN-CAKE COAL COMPANY to Remove the Officers of said Company.—The Stockholders of the Pancake Coal Company, a Corporation of Nevada, are hereby notified that a meeting of the Stockholders of said Company will be held at the Court Room of the District Court of the Sec-ond Judicial District of the State of Nevada, in and for the County of Ormsby, on SATURDAY, THE NINETEENTH DAY OF MAY, A. D. 1877, at TEN O'CLOCK a. M. of said day, to consider the removal of the officers of said company.

S. H. WRIGHT, District Judge.

NOTICE IS HEREBY GIVEN BY THE undersigned, Assignee in Bankruptcy of the estate A. B. Driesbach and M. D. Hatch A. B. Driesbach and A. B. Driesbach and M. D. Hatchbankrupts in bankruptcy, that I will sell at public auction
on MONDAY, SEPTEMBER 3, 1877, at 11 o'clock A. M., in
front of the County Building in Carson City, to the highest
bidder for cash, in gold coin, the following described property, to wit: All the right, title and interest of the said A.
B. Driesbach, bankrupt in bankruptcy, to twenty-four
thousand and fifty shares of mining stock in the mine
known as the "Fourth of July Gold and Silver Mining
Company," located in Eureka Township—the county of
Eureka, State of Nevada.
Also, all the right, title and interest of said bankrupt

Also, all the right, title and interest of said bankrupt and to a certain mining quartz claim, known as the "De videon or Mount Hope Mine," located in Grizzly Flat Mine ing District, in El Dorado county, State of California.

Also, all the right, title and interest to the notes, book accounts and demands belonging to said estate, that remain unsatisfied at the time of saie.

ISRAEL CRAWFORD, Assignee. Carson City, August 8th, 1877

In District, State of Nevada, County of Ormsby.—In the matter of the estate of William Patterson, deceased,—Upon reading and filing the petition of Alexander Leport, in the above entitled matter, praying that a decree be made authorizing and directing the executor of the last will and testament of said deceased to convey to the said Alexander. authorizing and directing the executor of the last will and testament of said deceased to convey to the said Alexander Leport certain real estate, to wit: Lots seven (7) and ten (10) in block forty-eight (48) of Sears, Thompson & Sears' division of Carson City, Nevada, and that a day of a regular term of said Court be appointed for the hearing of said petition, and that due and legal notice of the pendency of said petition and of the hearing thereof be given according to law, and it appearing therefrom that a proper cause therefor exists, it is hereby ordered that SATURDAY, JULY 7th, 1877, a day of a regular term, to wit: of the June, A. D. 1877, term of this Court, at the Court-room of this Court in carson City, at 10 a. M. of said day, he appointed as the time and place of the hearing of said petition; when and where all persons interested in said estate may appear in the manner prescribed by law and contate may appear in the manner prescribed by law and contest said petition, and that a copy of this order be published at least once a week for four successive weeks before aid hearing in the MORNING APPEAL, a newspaper published in Organia counts.

lished in Ormsby county, Nevada.

S. H. WRIGHT,

District Judge Second Judicial District.

Carson C y, Nev., June 15th, 1877. jel6w4

DISSOLUTION OF PARTMERSHIP.

T. DUNNING and E. M. HUNT, deing the business at the Lake Tahoe Lumber Yard, under the firm name of Dunning & Hunt, dissolve partnership this day by mutual consent. H. T. Dunning will collect all bills due to and pay all demands against the old firm.

The business will be continued as the old place by E. M.
Hunt, as sole proprietor.

Carson City, April 10th 1878. m